

11-29-05

HAW

Please Direct All Correspondence to Customer Number 20995**TRANSMITTAL LETTER****SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT**

Applicant : Ben Huang
 App. No : 10/785,379
 Filed : February 24, 2004
 For : ALL-WEATHER GOLF CLUB GRIP
 Examiner : Unknown
 Art Unit : 1764

Mail Stop Amendment

Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

Dear Sir:

Enclosed for filing in the above-identified application are:

- (X) A Supplemental Information Disclosure Statement and PTO/SB/08 equivalent listing references for consideration:
 - (X) Listing 132 references.
 - (X) Enclosing 87 references.
- (X) The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment, to Account No. 11-1410.
- (X) Return prepaid postcard.

Edward A. Schlatter
 Registration No. 32,297
 Attorney of Record
 Customer No. 20,995
 (949) 760-0404

**SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT**

Applicant : Ben Huang
App. No : 10/785,379
Filed : February 24, 2004
For : ALL-WEATHER GOLF CLUB GRIP
Examiner : Unknown
Art Unit : 1764

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

Enclosed for filing in the above-identified application is a Supplemental Information Disclosure Statement by Applicant (PTO/SB/08 equivalent) listing one hundred and thirty-two (132) references to be considered by the Examiner. Copies of all the non-patent references are submitted pursuant to 37 C.F.R. § 1.98(d). As provided by 37 C.F.R. § 1.97(h), the filing of this Supplemental Information Disclosure Statement shall not be construed as an admission that the cited references are material to patentability. Additionally, inclusion on this list is not an admission that any of the cited documents are prior art in this application. Further, Applicant makes no representation regarding the completeness of this list, nor represents that better art does not exist.

In an abundance of caution, Applicant has also pointed the Examiner's attention to a number of commonly owned issued patents and pending applications. These references do not share a common priority claim but may include related subject matter. These cited references could potentially include prosecution history relevant to the currently pending claims.

In accordance to M.P.E.P. § 2001.06(c), a number of the references identified herewith correspond to the existence of litigation and other information arising from litigation. The owner of the patents and applications, Ben Huang, and his company, Winn, Inc., has pursued various infringers in a number of lawsuits. In particular, U.S. patent number 6,843,732 is involved in

Appl. No. : 10/785,379
Filed : February 24, 2004

Docket No. WINN.11CP5DV1
Customer No. 20,995

litigation in Winn, Inc., et al. v. Karakal Far East Ltd., et al., U.S. District Court for the Central District of California (Southern Division), 8:05-CV-00168 CJC (RNBx). The Court has previously advised the U.S. Patent and Trademark Office of the filing of this lawsuit in accordance with 35 U.S.C. § 290. This lawsuit has not proceeded to trial nor final judgment. The parties have exchanged initial disclosures and have stipulated to a preliminary injunction.

In addition, four (4) other U.S. patents have been involved in litigation: 5,695,418; 5,797,813; 5,857,929; and 6,244,975. In an abundance of caution, Applicant provides below the case numbers for the litigations involving these patents and a brief statement of which patents were involved in each and the current status of the cases. In the non-patent references section, Applicant has provided the Examiner with copies of some documents from several of these litigations. If the Examiner so requests, Applicant can provide the Examiner with copies of any other documents from these litigations that the Examiner believes may provide relevant information to the present application.

Winn v. Kelmac, U.S. District Court- Central District of California (Southern Division- Los Angeles) Civil Docket for Case # SACV 00-881-AHS (ANx), involved U.S. Patent No. 5,797,813. Though the complaint and several discovery requests were filed, defendants did not file an answer nor responses to the discovery requests. The case has since settled.

Winn, Inc., et al. v High Cedar, et al., U.S. District Court- Central District of California (Southern Division- Santa Ana) Civil Docket for Case # 8:00-CV-00882 AHS AN, involved U.S. Patent No. 5,797,813. The complaint was amended in June of 2001 to include U.S. Patent No. 5,695,418. Discovery requests were exchanged. This case has since settled.

Winn, Incorporated, et al. v Eaton Corporation, et al., U.S. District Court- Central District of California (Western Division- Los Angeles) Civil Docket for Case # CV-1568 SJO (PJWx), involved U.S. Patent Nos. 5,695,418 and 5,797,813. Discovery was conducted, Eaton's two summary judgment motions, for non-infringement and for invalidity and non-infringement, were denied, and Winn's motion for summary judgment to dismiss Eaton's counterclaims was taken under submission. However, the case settled prior to a court order regarding the motion.

King Par Corp. v. Winn Inc., U.S. District Court- Eastern District of Michigan (Detroit) Civil Docket for Case # CV-04-71117 Judge Avern Cohn, Magistrate Judge Capel, involved U.S. Patent Nos. 5,695,418, 5,797,813, and 5,857,929. Discovery is being conducted and claim construction briefing occurred. The case continues to be litigated.

Appl. No. : 10/785,379
Filed : February 24, 2004

Docket No. WINN.11CP5DV1
Customer No. 20,995

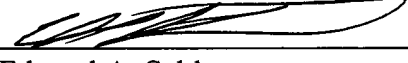
High Cedar Enterprises Co Ltd., et al. v Winn Inc., began in U.S. District Court- Southern District of Ohio C204576, transferred to U.S. District Court- Central District of California (Western Division- Los Angeles) Civil Docket for Case # CV-05-535 AHS (ANx), involved U.S. Patent Nos. 5,695,418, 5,797,813, and 6,244,975. Discovery is being conducted. The case continues to be litigated.

This Supplemental Information Disclosure Statement is being filed before the receipt of a first Office Action on the merits, and presumably no fee is required. If a first Office Action on the merits was mailed before the mailing date of this Statement, the Commissioner is authorized to charge the fee set forth in 37 C.F.R. § 1.17(p) to Deposit Account No. 11-1410.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: November 28, 2005

By: 
Edward A. Schlatter
Registration No. 32,297
Attorney of Record
Customer No. 20,995
(949) 760-0404

2057252
110905

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Edward A. Schlatter

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

CERTIFICATE OF MAILING BY "EXPRESS MAIL"

Attorney Docket No. : WINN.11CP5DV1

Applicant : Ben Huang

For : ALL-WEATHER GOLF CLUB GRIP

Attorney : Edward A. Schlatter

"Express Mail" Label No. : EV 718233999 US

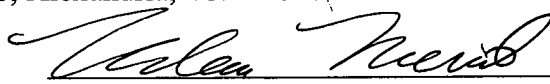
EV718233999US

Date of Deposit : November 28, 2005

I hereby certify that the accompanying

Transmittal letter; Supplemental Information Disclosure Statement; PTO Form PTO/SB/08 Equivalent with 87 references; Return Prepaid Postcard

are being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and are addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.


Nelson Merida

2057310
110905

San Diego
619-235-8550

San Francisco
415-954-4114

Los Angeles
310-551-3450

Riverside
951-781-9231

San Luis Obispo
805-547-5580

INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(Multiple sheets used when necessary)</i>		Application No.	10/785,379
		Filing Date	February 24, 2004
		First Named Inventor	Huang, Ben
		Art Unit	1764
		Examiner	Unknown
SHEET 1 OF 7		Attorney Docket No.	WINN.11CP5DV1

U.S. PATENT DOCUMENTS

Examiner Initials	Cite No.	Document Number Number - Kind Code (if known) Example: 1,234,567 B1	Publication Date MM-DD-YYYY	Name of Patentee or Applicant	Pages, Columns, Lines Where Relevant Passages or Relevant Figures Appear
	1	976,266	12/20/1910	Dean	
	2	1,017,565	2/13/1912	Lard	
	3	1,139,843	5/18/1915	Brown	
	4	1,435,088	11/7/1922	Smith	
	5	1,522,635	1/13/1925	Kraeuter	
	6	1,528,190	3/3/1925	Howe	
	7	1,943,399	1/16/1934	Smith	
	8	2,000,295	5/7/1935	Oldham	
	9	2,086,062	7/6/1937	Bray	
	10	2,103,889	12/28/1937	Brisick	
	11	2,149,911	3/7/1939	East	
	12	2,772,090	11/27/1956	Brandon	
	13	3,606,325	9/20/1971	Lamkin et al.	
	14	3,366,384	1/30/1968	Lamkin et al.	
	15	4,765,856	8/23/1988	Doubt	
	16	5,055,340	10/1/1991	Matsumura et al.	
	17	5,571,050	11/5/1996	Huang	
	18	5,577,722	11/26/1996	Glassberg	
	19	5,671,923	9/30/1997	Huang	
	20	5,695,418	12/09/1997	Huang	
	21	5,839,983	11/26/1996	Glassberg	
	22	5,857,929	9/30/1997	Huang	
	23	5,895,329	4/20/1999	Huang	
	24	5,925,941	7/20/1999	Kofink	
	25	6,244,975	6/12/2001	Huang	
	26	6,361,450	3/26/2002	Huang	
	27	6,386,989	05/14/2002	Huang	
	28	6,449,803	9/17/2002	McConchie	
	29	6,629,901	10/7/2003	Huang	

Examiner Signature	Date Considered
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*Examiner: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

T¹ - Place a check mark in this area when an English language Translation is attached.

INFORMATION DISCLOSURE STATEMENT BY APPLICANT		Application No.	10/785,379
		Filing Date	February 24, 2004
		First Named Inventor	Huang, Ben
		Art Unit	1764
(Multiple sheets used when necessary)		Examiner	Unknown
SHEET 2 OF 7		Attorney Docket No.	WINN.11CP5DV1

U.S. PATENT DOCUMENTS					
Examiner Initials	Cite No.	Document Number <i>Number - Kind Code (if known)</i> Example: 1,234,567 B1	Publication Date MM-DD-YYYY	Name of Patentee or Applicant	Pages, Columns, Lines Where Relevant Passages or Relevant Figures Appear
	30	6,666,777	12/23/2003	Lamkin et al.	
	31	6,676,534	7/25/2002	Huang	
	32	2002/173371	11/21/2002	Lamkin et al.	
	33	2003/0040384	2/27/2003	Falone et al.	
	34	2004/185958	09/23/2004	Huang	

FOREIGN PATENT DOCUMENTS						
Examiner Initials	Cite No.	Foreign Patent Document <i>Country Code-Number-Kind Code</i> Example: JP 1234567 A1	Publication Date MM-DD-YYYY	Name of Patentee or Applicant	Pages, Columns, Lines Where Relevant Passages or Relevant Figures Appear	T ¹
	35	EP 1 371 397	12/17/2003	Huang		

NON PATENT LITERATURE DOCUMENTS							
Examiner Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.					T ¹
	36	European Search Report, European Application No. EP 04 25 7967, 4 pages- cites: US 2004/185958; EP 1 371 397; US 2,225,839; US 6,666,777; US 5,839,983; US 5,577,722; and US 979,266					
	37	Partial European Search Report, App. No. EP 03 25 5917, 2 pages- cites: 5,671,923; 4,765,856; US 2002/173371; US 2003/040384; and 5,571,050					
	38	U.S. Application No. 10/167,216, filed 6/11/2002, pending					
	39	U.S. Application No. 10/348,389, filed 1/21/2003, now U.S. Patent No. 6,733,401, issued 5/11/04					
	40	U.S. Application No. 10/392,480, filed 3/18/2003, now U.S. Patent No. 6,857,971, issued 2/22/05					
	41	U.S. Application No. 10/746,764, filed 12/23/2003 now U.S. Patent No. 6,843,732, issued 1/18/2005					
	42	U.S. Application No. 10/608,598, filed 6/27/2003, pending					
	43	U.S. Application No. 10/827,095, filed 4/19/2004, pending					
	44	U.S. Application No. 10/875,035, filed 6/23/2004, pending					
	45	U.S. Application No. 11/029,328, filed 1/5/2005, pending					

Examiner Signature	Date Considered
*Examiner: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.	

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT	Application No.	10/785,379
	Filing Date	February 24, 2004
	First Named Inventor	Huang, Ben
	Art Unit	1764
(Multiple sheets used when necessary)	Examiner	Unknown
SHEET 3 OF 7	Attorney Docket No.	WINN.11CP5DV1

NON PATENT LITERATURE DOCUMENTS

Examiner Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ¹
/	46	U.S. Application No. 11/062,046, filed 2/18/2005, pending	
	47	U.S. Application No. 11/131,832, filed 5/18/2005, pending	
	48	U.S. Application No. 11/172,770, filed 7/1/2005, pending	
/	49	Docket Sheet for U.S. District Court, Central District of California (Southern Division-Santa Ana), Civil Docket For Case #: 8:00-cv-00882-AHS-AN	
/	50	Defendants' Answer to Plaintiffs' Complaint for Infringement of U.S. Patent No. 5,797,813 – Demand for Jury Trial, Filed October 2, 2000, Civil Action No. SACV 00-882 GLT (ANX)	
/	51	Docket Sheet for U.S. District Court – Central District of California (Western Division – Los Angeles) Civil Docket for Case #: 2:03-CV-01568-SJO-PJW entitled <u>Winn, Inc., et al. v. Eaton Corporation, et al.</u>	
/	52	Answer to Plaintiff's First Amended Complaint and Counterclaim of Defendant Eaton Corporation and Demand for Jury Trial, Filed August 28, 2002	
/	53	Answers and Objections of Eaton Corporation to First Set of Interrogatories Filed January 17, 2003, CV 03-1568	
/	54	Memorandum in Support of Defendant's Motion for Summary Judgment Filed April 25, 2003, CV 03-1568	
/	55	Declaration of Nick G. Saros in Support of Defendant's Motion for Summary Judgment Filed April 25, 2003, CV 03-1568	
/	56	Declaration of Luke L. Dauchot Filed April 24, 2003, CV 03-1568	
/	57	Answers and Objections of Eaton Corporation to Interrogatories Filed May 2, 2003, CV 03-1568	
/	58	Application to File Confidential Declaration of Lynda J. Zadra-Symes in Support of Plaintiffs' Opposition to Defendant Eaton Corporation's Motion for Summary Judgment Under Seal Filed May 21, 2003, CV 03-1568	
/	59	Non-Confidential Declaration of Lynda J. Zadra-Symes in Support of Plaintiffs' Opposition to Defendant Eaton Corporation's Motion for Summary Judgment Filed May 21, 2003	
/	60	Appendix of Citations in Support of Plaintiffs' Opposition to Defendant Eaton Corporation's Motion for Summary Judgment Filed May 21, 2003, CV 03-1568	
/	61	Statement of Genuine Issues of Material Fact in Support of Plaintiffs' Opposition to Defendant Eaton Corporation's Motion for Summary Judgment Filed May 21, 2003, CV 03-1568	
/	62	Declaration of Ben Huang, Ph.D. in Support of Plaintiffs' Opposition to Defendant Eaton Corporation's Motion for Summary Judgment Filed May 21, 2003, CV 03-1568	
/	63	Declaration of Charles Alexander Garris, Ph.D. in Support of Plaintiff Winn Inc.'s Opposition to Defendant Eaton Corporation's Motion for Summary Judgment Filed May 21, 2003, CV 03-1568	
/	64	Plaintiffs' Opposition to Defendant Eaton Corporation's Motion for Summary Judgment Filed May 21, 2003, CV 03-1568	

Examiner Signature	Date Considered
*Examiner: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.	

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT		Application No.	10/785,379
		Filing Date	February 24, 2004
		First Named Inventor	Huang, Ben
		Art Unit	1764
(Multiple sheets used when necessary)		Examiner	Unknown
SHEET 4 OF 7		Attorney Docket No.	WINN.11CP5DV1

NON PATENT LITERATURE DOCUMENTS

Examiner Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ¹
/	65	Declaration of Nick G. Saros in Support of Defendant's Reply Brief in Support of its Motion for Summary Judgment Filed May 27, 2003, CV 03-1568	
/	66	Defendant's Reply Brief in Support of its Motion for Summary Judgment Filed May 27, 2003, CV 03-1568	
/	67	Amended Answers and Objections of Eaton Corporation to Interrogatories Filed May 29, 2003, CV 03-1568	
/	68	Supplemental Answers and Objections of Eaton Corporation to Interrogatory Nos. 6, 10, and 11 of the Interrogatories Filed June 6, 2003, CV 03-1568	
/	69	Supplemental Answers and Objections of Eaton Corporation to Interrogatory Nos. 6 and 7 of the First Set of Interrogatories Filed June 6, 2003, CV 03-1568	
/	70	Order Re: Motion for Summary Judgment Filed June 16, 2003, CV 03-1568	
/	71	Answers and Objections of Eaton Corporation to Ben Huang's Second Set of Interrogatories Filed June 16, 2003, CV 03-1568	
/	72	Declaration of Jeffrey Lloyd Shepherd in Support of Plaintiffs' Motion for Summary Judgment Dismissing Defendant's Counterclaims Filed August 4, 2003, CV 03-1568	
/	73	Application to File Confidential Declaration of Paul A. Stewart in Support of Plaintiffs' Motion for Summary Judgment Under Seal Filed August 4, 2003, CV 03-1568	
/	74	Non-Confidential Declaration of Paul A. Stewart in Support of Plaintiffs' Motion for Summary Judgment Dismissing Defendant's Counterclaims Filed August 4, 2003, CV 03-1568	
/	75	Declaration of Nick G. Saros in Support of Eaton's Motion for Summary Judgment Filed August 4, 2003, CV 03-1568	
/	76	Second Supplemental Answer and Objections of Eaton Corporation to Interrogatory No. 6. of the Interrogatories Filed August 6, 2003, CV 03-1568	
/	77	Supplemental Answers and Objections of Eaton Corporation to Interrogatory Nos. 5-7 and 9 of the First Set of Interrogatories Filed August 6, 2003, CV 03-1568	
/	78	Supplemental Declaration of Nick G. Saros in Support of Eaton's Motion for Summary Judgment Filed on August 4, 2003 Filed August 7, 2003, CV 03-1568	
/	79	Defendant Eaton Corporation's Opposition to Plaintiffs' Motion for Summary Judgment Filed August 11, 2003, CV 03-1568	
/	80	Appendix of Citations in Support of Defendant's Opposition to Plaintiffs' Motion for Summary Judgment Filed August 11, 2003, CV 03-1568	
/	81	Statement of Genuine Issues of Material Fact in Support of Eaton Corporation's Opposition to Plaintiffs' Motion for Summary Judgment Filed August 11, 2003, CV 03-1568	
/	82	Non-Confidential Declaration of Nick G. Saros in Support of Defendant's Opposition to Plaintiffs' Motion for Summary Judgment Filed August 11, 2003, CV 03-1568	
/	83	Plaintiffs' Opposition to Defendant's Motion for Summary Judgment Filed August 11, 2003, CV 03-1568	

Examiner Signature	Date Considered
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT		Application No.	10/785,379
		Filing Date	February 24, 2004
		First Named Inventor	Huang, Ben
		Art Unit	1764
(Multiple sheets used when necessary)		Examiner	Unknown
SHEET 5 OF 7		Attorney Docket No.	WINN.11CP5DV1

NON PATENT LITERATURE DOCUMENTS

Examiner Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ¹
✓	84	Statement of Genuine Issues of Material Fact in Opposition to Eaton Corporation's Motion for Summary Judgment Filed August 11, 2005, CV 03-1568	
✓	85	Declaration of Dr. Garth L. Wilkes in Support of Plaintiffs' Opposition to Eaton Corporation's Motion for Summary Judgment Filed August 11, 2003, CV 03-1568	
✓	86	Declaration of Dr. Kurt C. Frisch, Jr. in Support of Plaintiffs' Opposition to Eaton Corporation's Motion for Summary Judgment August 11, 2003, CV 03-1568	
✓	87	Eaton Corporation's Reply Brief in Support of its Second Motion for Summary Judgment Filed August 18, 2005, CV 03-1568	
✓	88	Declaration of Nick G. Saros in Support of Eaton's Reply Brief in Support of its Motion for Summary Judgment Filed August 18, 2003, CV 03-1568	
✓	89	Reply Brief in Support of Plaintiffs' Motion for Summary Judgment Dismissing Defendant's Counterclaims Filed August 18, 2003, CV 03-1568	
✓	90	Non-Confidential Supplemental Declaration of Paul A. Stewart in Support of Plaintiffs' Motion for Summary Judgment Dismissing Defendant's Counterclaims Filed August 18, 2005, CV 03-1568	
✓	91	Plaintiffs' Submission of August 18, 2003 Transcript of Deposition of Dr. Shaw Ling Hsu in Opposition to Defendant's Motion for Summary Judgment Filed August 20, 2003, CV 03-1568	
✓	92	Defendant's Response to Plaintiffs' Submission of August 18, 2003 Filed August 21, 2003, CV 03-1568	
✓	93	Declaration of Erica S. Olson in Support of Eaton's Response to Plaintiffs' Submission of August 18, 2003 Filed August 21, 2003, CV 03-1568	
✓	94	Supplemental Declaration of Dr. Kurt C. Frisch, Jr. in Support of Plaintiffs' Opposition to Eaton Corporation's Motion for Summary Judgment Filed August 25, 2005, CV 03-1568	
✓	95	Plaintiffs' Memorandum of Contentions of Fact and Law Filed September 8, 2003, CV 03-1568	
✓	96	Stipulated Dismissal and Order Filed October 9, 2003, CV 03-1568	
✓	97	Docket Sheet for U.S. District Court- Eastern District of Michigan (Detroit) Civil Docket for Case #: 2:04-CV71117-AC-WC entitled Winn, Inc. v. King Par Corporation	
✓	98	Complaint for Declaratory Judgment of Patent Invalidity and Noninfringement, Filed March 25, 2004, Case No. 04-71117	
✓	99	Answer to Complaint for Declaratory Judgment and Counterclaim for Patent Infringement – Demand for Jury Trial, Filed April 29, 2004, Case No. 04-71117	
✓	100	Answer to Counterclaim, Filed May 10, 2004, Case No. 04-71117	
✓	101	Affirmative Defenses to the Counterclaim, Filed May 10, 2004, Case No. 04-71117	
✓	102	Answer to Winn Inc.'s First Set of Interrogatories (Nos. 1-5) Filed July 20, 2004, CV 04-71117 (*Note Annex A to this Answer was marked Confidential. As such, the Annex has not been submitted herewith.)	

Examiner Signature	Date Considered
<p>*Examiner: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.</p>	

¹T - Place a check mark in this area when an English language Translation is attached.

INFORMATION DISCLOSURE STATEMENT BY APPLICANT		Application No.	10/785,379
		Filing Date	
		First Named Inventor	
		Art Unit	
(Multiple sheets used when necessary)		Examiner	Unknown
SHEET 6 OF 7		Attorney Docket No.	WINN.11CP5DV1

NON PATENT LITERATURE DOCUMENTS

Examiner Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ¹
/	103	Response of Winn Inc. and Ben Huang to Defendant King Par Corporation's First Set of Interrogatories Directed to Plaintiffs Filed August 2, 2004, CV 04-71117	
/	104	Answer to Plaintiff's Fourth Set of Interrogatories to King Par Corporation (Nos. 10-12) Filed December 30, 2004, CV 04-71117	
/	105	King Par Corporation's Answer to Second Amended Complaint for Patent Infringement, Filed January 11, 2005, Case No. 04-71117	
/	106	Plaintiffs' Claim Construction Brief Filed March 2, 2005, CV 04-71117	
/	107	Declaration of Dr. Charles A. Garris in Support of Plaintiff's Claim Construction Filed March 3, 2005, CV 04-71117	
/	108	Declaration of Dr. Kurt C. Frisch, Jr. in Support of Plaintiffs' Claim Construction Position Filed March 3, 2005, CV 04-71117	
/	109	Declaration of Dr. Ben Huang in Support of Plaintiffs' Claim Construction Filed March 3, 2005, CV 04-71117	
/	110	Winn, Inc. and Ben Huang's Appendix of Dictionary Citations Filed March 3, 2005, CV 04-71117	
/	111	Memorial for the Respondent Filed March 15, 2005, CV 04-71117	
/	112	Errata to Plaintiffs' Claim Construction Brief Filed March 21, 2005, CV 04-71117	
/	113	Defendant's Brief on Claim Construction Filed March 30, 2005, CV 04-71117	
/	114	Defendant Maibor Corporation's Answer and Affirmative Defenses to Plaintiff's Second Amended Complaint, Filed May 3, 2005, Case No. 04-71117	
/	115	Answer to Amended Complaint by Ming Hsing Leather Company, Limited, Filed May 9, 2005, Case No. 04-71117	
/	116	Defendants' Proposed Claim Construction Summary, Filed August 2, 2005, Case No. 04-71117	
/	117	Plaintiffs' Submission of Revised Proposed Claim Construction, Filed August 2, 2005, Case No. 04-71117	
/	118	Decision on Claim Construction, Filed August 16, 2005, Case No. 04-71117	
/	119	Docket Sheet for U.S. District Court- Central District of California (Western Division – Los Angeles) Civil Docket for Case #: 2:05-CV-00535-AHS-AN, entitled High Cedar Enterprises Co., Ltd. et al. v. Winn Inc.	
/	120	Plaintiffs' Answer to Counterclaim of Defendant WINN, Inc., Filed September 7, 2004, Case No. C2-04-576	
/	121	Plaintiffs' Answer to Counterclaim of Ben Huang, Filed October 6, 2004, Case No. C2-04-576	

Examiner Signature	Date Considered
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INFORMATION DISCLOSURE STATEMENT BY APPLICANT		Application No.	10/785,379
		Filing Date	February 24, 2004
		First Named Inventor	Huang, Ben
		Art Unit	1764
(Multiple sheets used when necessary)		Examiner	Unknown
SHEET 7 OF 7		Attorney Docket No.	WINN.11CP5DV1

NON PATENT LITERATURE DOCUMENTS

Examiner Initials	Cite No.	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ¹
/	122	Counterclaim-Defendant Jack Wang's Answer to Counterclaim of Defendant WINN, Inc. and Ben Huang, Filed November 22, 2004, Case No. C2-04-576	
/	123	Responses of High Cedar Enterprises Co., Ltd., Karakal Far East, Ltd., a/k/a Karakal Golf Grips and Jack Wang to Winn, Inc.'s First Set of Requests for Admission [Nos. 1-17] Filed June 10, 2005, SACV 05-535 AHS (ANx)	
/	124	Responses of High Cedar Enterprises Co., Ltd., Karakal Far East, Ltd., a/k/a Karakal Golf Grips and Jack Wang to Winn, Inc.'s First Set of Interrogatories [Nos. 1-15] Filed July 11, 2005, SACV 05-535 AHS (ANx)	
	125	Docket Sheet for U.S. District Court- Central District of California (Southern Division- Santa Ana) Civil Docket for Case #: 8:05-CV-00168 CJC (RNBx) entitled Winn, Inc., et al. v Karakal Far East Ltd., et al.	
	126	Memorandum of Points and Authorities in Support of Plaintiff's Motion for A Preliminary Injunction Filed February 28, 2005, SACV 05-00168	
	127	Declaration of Ben Huang in Support of Plaintiff's Motion for A Preliminary Injunction Filed February 28, 2005, SACV 05-00168	
	128	Declaration of Charles A. Garris in Support of Plaintiffs' Motion for Preliminary Injunction Filed February 28, 2005, SACV 05-00168	
	129	Stipulated Preliminary Injunction, Filed March 14, 2005, Case No. SACV 05-168 CJC (RNBx)	
	130	Answer of Defendants Karakal Far East Ltd. and High Cedar Enterprises Co., Ltd., Filed April 13, 2005, Case No. SACV 05-168 CJC (RNBx)	
	131	Initial Disclosures of Plaintiffs WINN Incorporated and Ben Huang, Filed May 9, 2005, Case No. SACV 05-168 CJC (RNBx)	
	132	Initial Disclosures of Defendants High Cedar Enterprises, Co. Ltd. and Karakal Far East Ltd., Filed May 9, 2005, Case No. SACV 05-168 CJC (RNBx)	

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Examiner Signature	Date Considered
*Examiner: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.	

¹ - Place a check mark in this area when an English language Translation is attached.